Approved: 8.08 Revised: D-11.04

STATE OF INDIANA COURT		
In The Matter Of		
Case No		
A Delinquent Child.  Date of Birth:		
DISPOSITIONAL ORDER Wardship Awarded to Department of Correction		
The State of Indiana appears by		
The delinquency petition comes on for a dispositional hearing.		
The juvenile [having admitted the delinquent act(s)] [having been found to have committed the delinquent act(s)] alleged in the petition filed herein, the Court now finds that the child did commit (a) (the) delinquent act(s), as follows ( <i>State offenses and class of felony/misdemeanor</i> ):		
[ ] The Court reviewed the recommendation of the local coordinating committee.		
The Court reviewed the predispositional report and having heard evidence and statements presented to the Court concerning the disposition, and the Court having considered the interests of the child and the public makes the following findings of fact:		
The Child has a prior history of delinquent adjudications in the following case numbers:		
The Court further finds that continuation in the home would be contrary to the welfare of the child because		
Reasonable efforts have been made/or an emergency exists such that reasonable efforts could not		

Approved: 8.08 D-11.04 Revised: be made to prevent placement, as follows: The Court hereby incorporates by reference all the reports and evidence received or admitted at this hearing. Pursuant to (IC 31-37-19-6) (IC 31-37-19-9), the Court now awards wardship of the child []to the Indiana Department of Correction for housing in any correctional facility for children. [] The child is a female and is not known to the Court to be pregnant. The child (does) (does not) have any pending charges known to the Court at this time: \_\_\_\_\_ The Court recommends that the Department of Correction [add placement, treatment, length of *stay recommendations*]: [] Pursuant to IC 11-8-8-4.5 (b)(2) and 11-8-8-5 (b)(2) [SEX OFFENDER REGISTRY], the child is at least fourteen (14) years of age who has committed a sex offense under IC 11-8-8-4.5(a) and 11-8-8-5(a), and the Court now finds by clear and convincing evidence that the child is likely to repeat an act that would be an offense under 11-8-8 if committed by an adult. [] The court orders the Department of Correction to provide notice of said juvenile's release for the purpose of reinstating jurisdiction at least 10 days prior to release. The court will be setting a hearing as to the issue of the Sex Offender Registry, restitution, or supervision. The Court's dispositional order is entered for the following reasons: The [clerk] [sheriff] [probation officer] is hereby ordered to transmit this dispositional order, a copy of the delinquency petition, a copy of the predispositional report, and a summary of the Court's information concerning the child to the Indiana Department of Correction. The Sheriff of \_\_\_\_\_ County shall execute this order by transporting the child to \_\_\_\_\_ [ ] A separate Financial Obligation is being issued.

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So ORDERED this day of, 20	0
	Judge
State of Indiana	
County of	
I,, Clerk of sa	aid County, do hereby certify that, whose genuine signature is appended to the
foregoing Dispositional Order, was, at the date to jurisdiction in this county. IN WITNESS where	thereof, and is Judge of the Court having juvenile eof, I have hereunto set my hand and affixed the, Indiana, this day of
Cle	erk